UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

| PLAYERS' CONCUSSION INJURY LITIGATION |) No. 12-md-2323 (AB) |
|--|-----------------------------|
| THIS DOCUMENT RELATES TO: |) MDL No. 2323 |
| Plaintiffs' Master Administrative Long Form Complaint and |) NOTICE OF ATTORNEY'S LIEN |
| ROBERT PENNYWELL, |) |
| |) |
| | , |

Attorney Jason E. Luckasevic and Goldberg, Persky & White, P.C., attorneys in the above-entitled action, hereby notify this Court and all parties that they have a lien in this case for reasonable contingent attorney's fees plus reimbursement for legitimate case costs and expenses as set forth in the accompanying Petition to Establish Attorney's Lien relating to Plaintiff, **ROBERT PENNYWELL.**

Dated: August 1, 2022 Respectfully submitted,

GOLDBERG, PERSKY & WHITE, P.C.

/s/ Jason E. Luckasevic

Jason E. Luckasevic, Esquire PA Bar No. 85557 11 Stanwix Street, Suite 1800 Pittsburgh, PA 15222

Phone: 412-471-3980 Fax: 412-471-8308

iluckasevic@gpwlaw.com

CERTIFICATE OF SERVICE

I hereby certify that I caused the foregoing *Notice of Attorney's Lien* to be served via the Electronic Case Filing (ECF) system in the United States District Court for the Eastern District of Pennsylvania on all parties registered for CM/ECF in the litigation.

Dated: August 1, 2022 /s/ Jason E. Luckasevic

Jason E. Luckasevic, Esquire PA Bar No. 85557 11 Stanwix Street, Suite 1800 Pittsburgh, PA 15222

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UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

| IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION |) No. 12-md-2323 (AB) |
|---|---------------------------------------|
| |)) MDL No. 2323 |
| THIS DOCUMENT RELATES TO: | <i>)</i>) |
| Plaintiffs' Master Administrative Long Form Complaint and | PETITION TO ESTABLISH ATTORNEY'S LIEN |
| ROBERT PENNYWELL, Plaintiff |)) |
| | |
| |)) |

Now comes the Petitioner, Jason E. Luckasevic, Esquire for Goldberg, Persky & White, P.C., ("GPW") pursuant to an executed retainer agreement, and states:

- 1. Petitioners are attorneys at law admitted to practice before the Courts within the Commonwealth of Pennsylvania, and file this Petition to establish a lien for attorney's fees as set forth hereinafter.
- 2. On or about March 18, 2021, the Honorable John C. Cooper, Circuit Judge of the Circuit Court of the Second Judicial Circuit in and for Leon County, Florida entered an Order approving the transition and assignment of the Howard & Associates, Attorneys at Law, P.A., NFL Concussion litigation cases to the Assignee, Larry S. Hyman and Goldberg, Persky & White, P.C.
- 3. On May 1, 2022, The Honorable Darren D. Farfante entered an Order in the Circuit Court of the Thirteenth Judicial Circuit in and for Hillsborough County, Florida approving Goldberg, Persky & White's representation to include the pursuit of fees and costs owed to the Assignee, Larry S. Hyman for attorney charging liens.

- 4. Shenaq PC, Virage SPV, Howard & Associates, Attorneys at Law, P.A. (the "Howard Firm"), and Phillip T. Howard entered into an Amended Multiparty Agreement as of April 15, 2019 (the "Multiparty Agreement"), and Shenaq PC and the Howard Firm entered into an Amended and Restated Co-Counsel Agreement dated as of April 15, 2019 (the "Co-Counsel Agreement"). The terms thereof provided funding to Shenaq, PC for the costs advanced for MAF testing of the Howard and Shenaq clients as well as a fee sharing arrangement.
- 5. On or about September 27, 2016, Howard & Associates were retained and employed by the Plaintiff, Robert Pennywell pursuant to a contingency fee agreement for legal services, to pursue a claim for injuries and damages allegedly caused by the National Football League's conduct associated with football-related concussions, head, and brain injuries. (See Exhibit #1).
- 6. The Petitioners claim the right to have a lien for legitimate attorney's contingent fees during the time of the Howard/Shenaq relationship and reimbursement of all legitimate costs and expenses during the Howard/Shenaq relationship established and enforced upon any sums to be derived from any settlement or judgment obtained or to be obtained by Plaintiff in this action.
- 7. This request, as it relates to the Howard/Shenaq relationship, for reimbursement of fees and legitimate costs and expenses expended is consistent with Doc 11565-2 whereby Magistrate Judge Strawbridge recognized the relationship which existed between Howard & Associates and Shenaq PC, and further recognized that Howard & Associates is entitled to attorney's fees and reimbursement of all legitimate costs and expenses associated with the joint representation offered to the co-counseled clients between the firms.

WHEREFORE, the Petitioners pray:

(1) That an attorney's lien be established;

(2) That the amount of the lien be determined;

(3) That the Court order that Petitioner be entitled to enforce an attorney's lien against

the proceeds to be derived from any settlement or judgment in this action;

(4) That the Defendant or the Defendant's insurer be prohibited from paying to the

Plaintiff and/or his present lawyer any sums of money until said lien has been

satisfied; and

(5) For such other further relief as this Court deems just.

Dated: August 1, 2022 Respectfully submitted,

GOLDBERG, PERSKY & WHITE, P.C.

/s/ Jason E. Luckasevic

Jason E. Luckasevic, Esquire PA Bar No. 85557 11 Stanwix Street, Suite 1800 Pittsburgh, PA 15222

Phone: 412-471-3980 Fax: 412-471-8308 jluckasevic@gpwlaw.com

CERTIFICATE OF SERVICE

I hereby certify that I caused the foregoing *Petition to Establish Attorney's Fees* to be served via the Electronic Case Filing (ECF) system in the United States District Court for the Eastern District of Pennsylvania on all parties registered for CM/ECF in the litigation.

Dated: August 1, 2022 /s/ Jason E. Luckasevic

Jason E. Luckasevic, Esquire PA Bar No. 85557 11 Stanwix Street, Suite 1800 Pittsburgh, PA 15222

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Howard & Associates Attorneys at Law, P.A.

Dr. Tim Howard, J.D., Ph.D., Senior Partner* Florida Supreme Court Certified Mediator

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RETAINER AGREEMENT & POWER OF ATTORNEY

1. Scope and Conditions

This document (the "Agreement" hereinafter) is between whereinafter) and Howard and Associates, P.A. and Gibbs & Parnell, P.A. (the "Attorneys" hereinafter) to epresent and potentially file claims and/or lawsuits, on the Client's behalf, in relation to the IN RE NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION (No. 2:12-md-claims packet with the claims administrator, on the Client's behalf, and 2) the Attorneys may also ursue, on the Client's behalf, claims against any other person, firm or corporation the Attorneys deem be concussive and sub-concussive impacts experienced by former National Football League ("NFL" ther individually, or as part of a class action, in either state or federal court, or both. The Attorneys the hether to pursue any appeal.

The Attorneys reserve the right to withdraw from representation, upon reasonable notice given to e Client. The Client agrees to abide by the Agreement, and to keep the Attorneys informed of both errent developments that relate in any meaningful way to the Client's causes of action, and the Client's errent contact information.

2. Costs

If the Attorneys advance funds on behalf of the Client, in the representation of the Client, they are titled to be reimbursed from any recovery for such amounts as they have reasonably advanced on behalf the Client, as follows:

A. Common Costs: Common costs (experts we have retained to build our cases, theories and phomic models generally which all clients will benefit from, general travel costs and related expenses tall clients benefit from such as attending Multi-District Litigation (MDL) and other hearings,

aintiffs seek to hold the NFL responsible for their injuries under various theories of liability, including that the NFL gedly breached a duty to NFL football players to warn and protect them from the long-term health problems associated with cussions and that the NFL allegedly concealed and misrepresented the connection between concussions and long-term

ns, co-counsel meetings, meetings of NFL Work Groups, Joint Prosecution Groups, and Steering Le meetings to discuss strategy and presentation generally, expense of scanning/copying ments, faxes, registered mail, postage,, and other costs and expenses related to the cases generally at are not related to a particular claim or case):

0 - \$1,000,000.00

5%

\$1,000,000.00 +

2.5%

B. Particularized Costs: Particularized costs (medical evaluations, medical records, other medical expenses, court costs, copies, printing, scanning, economic reports, accounting, express mail, certified mail, expert witness fees and expenses, and other expenses relating to a particular claim or case, including costs of investigation and litigation).

The Client hereby understands that the Client will not have to advance any costs, fees, or retainers for any actions under this Agreement.

3. Fees

The monetary basis of this retainer will be a percentage of the recovery, generally known as a contingency fee.

- A. Payments Obtained From the Filing of a Claims Packet: Under this Agreement, the Client grees to pay the Attorneys 25% of all gross monies recovered on the Client's behalf in relation to the IN RE NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION (No. 2:12-nd-02323-AB) Final Settlement Agreement.
- B. Payments Obtained From the Filing of Civil Suit: If a civil action is filed or any recovery is nade other than as set forth above, the Attorneys shall be entitled to receive, as compensation for their cryices, 33 1/3% of the gross amount of any such recovery or compensation for loss or damages from my defendant or source of recovery, plus an additional 5% of the gross amount of any recovery after otice of appeal is filed or post-judgment relief or action is required for recovery on the judgment.
- C. Court Awarded Fee: It is further agreed and understood that, should the court award any fee this action, the Attorneys are entitled to the greater of the following:
 - 1) The fee awarded by the court;
 - 2) The fee under this Agreement;
- 3) The contingent percentage under this Agreement applied to the total recovery plus the part awarded attorney's fees. In other words, the fee arrived at by taking the total attorney's fees warded by the court, adding to it the judgment or settlement, and applying the contingent percentage for torney's fees to that sum.

In the event that an action is settled by periodic payments, the contingent fee percentage of that tion will be calculated on the cost of the structured settlement, or, if the cost is unknown, on the present oney value of the structured settlement, whichever is less.

In the event that fees are recovered from any adverse party, this Agreement is not to be construed as a limitation on the maximum reasonable fee to be awarded to the Attorneys by the Court. Any fees awarded by the Court and paid by a defendant will be credited against the sums due from the Client, and the Attorneys will retain any excess.

If it is determined that one or more of the responsible parties is a governmental agency and that the recovery and/or attorney's fees are limited by law against the party, it is understood that the attorney's fee, with respect to recovery from that particular party, shall be the amount provided by law.

It is agreed and understood that this employment is on a contingency fee basis, and, if no recovery or savings is made, the Client will not be indebted to the Attorneys for any sums whatsoever as attorney's fees and costs.

The Client hereby authorizes the Attorneys to endorse any checks made payable to the Client to avoid any delay in processing recovery of claims.

4. Withdrawal / Discharge

It is agreed and understood that if the Attorneys, in their sole discretion, should at any time not want to proceed further with the prosecution of any claims, then they may withdraw as counsel and they are free from any further obligations under this Agreement.

In the event that the Attorneys are discharged from representation, or withdraw for just cause, the costs incurred or forwarded by the Attorneys on the Client's behalf shall constitute a lien on the Client's claims and any recovery thereon from any source. Compensation for the Attorneys' time devoted to the handling of the Client's claims shall constitute a lien on any recovery on said claims which shall be discharged from any further settlement or judgment on said claims, prior to any disbursement of any proceeds from that settlement or judgment.

5. Separate Claim

It is agreed and understood that should the Attorneys be required to file a separate claim in an effort to effect recovery in the Client's claims for damages, and should they be awarded attorneys' fees by the court as a consequence of that claim, said attorneys' fees will be considered separate from the amount of fees the Attorneys are entitled to as set forth above in this agreement.

6. Division of Fees

The Client hereby understands that there may be a division of fees between lawyers who are not in the same firm.

RECOVERY OF ATTORNEY FEES AND LITIGATION EXPENSES In the event that the litigation is successful in whole or in part, co-counsel shall jointly seek court awarded litigation expenses and attorney fees for all time and expenses reasonably expended in the case. In the event attorney fees and/or expenses are recovered pursuant to settlement or court award, they shall be divided among co-counsel as follows:

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- a. If expenses and fees are recovered by settlement or court order, each co-counsel shall first be reimbursed, from the lump sum, the full amount of litigation expenses it paid, provided the recovery is sufficient to cover such expenses;
- b. If expenses and fees recovered by settlement or court order exceed the amount to be repaid to counsel pursuant to section 6 a., the balance after such payments are made shall be reimbursed as outlined below.
- c. Expenses that are reduced or disallowed by the court or discounted by settlement shall also be deducted on a pro rata basis, based on the proportion of total expenses and shall not be borne only by the organization whose costs and expenses have been reduced, disallowed or discounted.

The Client hereby understands that the Attorneys, in their sole discretion, shall determine among themselves how to allocate their fees, and the Client hereby authorizes and agrees to the division of the fee in any manner that the Attorneys deem to be fair and reasonable. The Client hereby understands that circumstances may alter the Attorneys' proportionate share of the fees. The Attorneys agree upon their division of fees with Gibbs & Parnell, P.A. receiving 25% of recovery + costs.

The Client further understands and agrees that each law firm assumes joint legal responsibility for representation of the Client and agrees to be available for consultation.

7. Cancellation

This Agreement may be canceled by written notification to the Attorneys at any time within (3) business days of the date the contract was signed, as shown below, and if canceled, the Client shall not be obligated to pay any fees to the Attorneys for the work performed during that time. If the Attorneys have advanced funds to others in representation of the Client, the Attorneys are entitled to be reimbursed for such amounts as they have reasonably advanced on behalf of the Client.

8. Signature of the Parties

I, the Client, hereby agree to employ the Attorneys (Howard & Associates and Gibbs & Parnell) under the above listed conditions. This contract contains our entire agreement and is not valid unless signed by both parties. I have received a copy.

| Client (Signature) | 9/27/16 Date |
|--------------------|-----------------|
| Attorney | Date |
| Attorney | Date |